

When we first met, it the public prints, with intimations similar to those contained in the subjoined article; we considered the whole as an ingenious fabrication by the London news-maker or speculators, at the expense of the credulity of their readers. We are induced to believe, however, from circumstances which have since fallen under our observation, that the statement is true, not only in substance, but also in its material particulars. [The amount of value of the presents is, of course, overrated; the fact of presents of some value having been made to the Emperor of Morocco has been publicly stated in debate on the floor of the House of Representatives.] Without, however, guaranteeing the truth of any part of the statement, except that of presents of some value having been made to the Emperor, we give the article to our readers now for what it is worth, which is much more than we at first supposed.—*Nat. Int.*

From the London Morning Herald.
LONDON, March 19.

"I stated to you, in a former letter, that there is an American squadron expected here, to consist of the North Carolina, 90 gun ship, Potomac and United States, frigates, John Adams, corvette, and two other smaller vessels. On their arrival, the commodore is to shift his flag from the Constitution (now in this port) to the North Carolina. The ostensible object for which they come is the protection of their trade in the event of a war with France; but it is believed, upon very solid ground, that the purpose aimed at is far different. The United States Government have been long endeavoring to induce the Emperor of Morocco to sell one of his ports to them; and, in order to put him in good humor, have made him presents at different times, amounting altogether to the value of 150,000 dollars. The frequent visits of American ships of war to the Moorish ports having begun to awaken in the minds of our rulers some suspicion of what was going forward, and it being guessed that England would not fail to throw every obstacle in the way of any arrangement of that nature, the Yankees (it is surmised) have only withdrawn their squadron from the Mediterranean in order to be able to pursue their object in that quarter unobserved, by feigning to have given it up. The Emperor or seems, though for a long while reluctant, on the plea that it would displease England, has latterly begun to manifest some disposition to accede to the proposal. The conclusion I drew from the above stated premises was that our naval force in this river would be considerably strengthened; and the fact, which only came to my knowledge subsequently, that some more ships of the line were in train of equipment in the British ports, appears to corroborate my conjecture."

THE ROMANCE OF A SAVAGE LIFE.—While Black Hawk was on his guard tour through the United States, his handsome son was presented by a celebrated lady with a very pretty silver enamel bottle. The Indian received it with great satisfaction as a mark of favor for which a whole regiment of pale faced adeors would have made any sacrifice short of their whiskers, and bagged with the utmost care. A great many fine speeches were made upon the occasion, of the trinket. The lady herself suggested, that in all probability it would be presented to some lovely forest nymph, who was then anxiously expecting his return, and would render him the envy of all the unblotted spirits beyond the Mississippi.

We are now happy to inform our fair readers that the gift was faithfully preserved until the interesting savage returned to his people. The best evidence of the price he set upon it, is the fact that he evidently sold it to a French trader for ten pumpkins. We can also state for the edification of believers in the romance of forest fidelity, that, upon his return, he found his affectionate and lovely wife—the wife of another! She had supposed that her lord master was put to death, and had shown her industry and providence in getting another without unnecessary delay.—Our information is undoubtedly correct, and may be relied upon as true.
Balt. Atheneum.

Washington Monument.—I the undersigned, acknowledged by proclamation of Gov. Lucas, to be the collector of the Washington National Monument Society, for Ohio, hereby appoint John McCormick deputy collector, for the County of Carroll in said State.

CHARLES McLEAN,
Col. W. N. M. S.

CHARLES M. ATEN,
Attorney at Law,
PRACTICES in the Counties of Columbiana, Stark, and Carroll. He will attend to the collection of claims, assist administrators, executors, and guardians, in the discharge of their duties; and do any other business appertaining to his profession.

Office in New Lisbon, Columbiana county, Ohio.
January 16, 1835. H.

TERMS.

THE CARROLL FREE PRESS, is published every Friday by PEARCE AND CHRISTY, at \$2 per annum, payable half yearly in advance; if payment be delayed until after the end of the year \$2.50, will be charged. Advertisements not exceeding one square will be inserted three weeks for one dollar, four dollars for six months, and eight dollars per year. Communications must be postpaid.

PROSPECTUS

For the continuation of the
CARROLL FREE-PRESS.

THE interest of William Johnston, Esq. in this establishment, having been transferred to John Christy, the Free Press will in future be conducted by PEARCE & CHRISTY. The political complexion of this paper will not be changed—the editors being firm in their determination to preserve its neutral character.—The transfer from Mr Johnston to Christy, has been made with the hope of ensuring the continuation of a newspaper in Carrollton: And with this view, the editors appeal to the people of the county for a patronage equal to the merits and importance of their enterprise. One of the editors being a practical printer, and having determined to devote his time exclusively to the interest of the paper, it is confidently hoped that, with a reasonable increase of their subscription list, the Carroll Free Press may be continued to the mutual advantage of both subscribers and publishers.

Of the convenience and necessity of a public Journal, published at the county seat, every citizen of the county must be convinced; and the editor trusts that, the people of Carroll will sustain them in their efforts to promote public good, and to secure an honest maintenance.

TERMS.—The Free Press will be published every Friday morning, at Two Dollars per annum, payable half yearly in advance. If payment be delayed until after the end of the year, \$2.50 will be required. But as payment in advance is for the interest of all parties, this mode is respectfully recommended.

Advertisements inserted at the usual rate. All communications addressed to the Editors must be post paid.

J. PEARCE & J. CHRISTY,
Carrollton, Carroll Co. O Sept. 1835

**PROPOSAL FOR PUBLICATION OF
THE OHIO STATE JOURNAL,**
TWICE A WEEK TILL DEC. 1, 1836.

To be edited by J. Bailhache.

THE high importance of disseminating correct information among the great body of the American people at the present alarming crisis in our national affairs, being universally admitted, it is deemed unnecessary to assign at length the reasons which seem to require the publication of a semi-weekly newspaper at the seat of government of this great State; at least until the coming struggle for the next Presidency shall have been brought to a close. Suffice it to observe, that a weekly journal, however capacious, must necessarily be too contracted, as well as too tardy in its operations, to meet the exigencies of the times. Two regular numbers per week, it is believed, will in a great measure, supply the acknowledged deficiency. In order, therefore, to insure a large circulation to the proposed publication, and place it within the reach of every one the price of subscription has been brought down to the lowest possible rate.

As the political opinions of the Editor are not unknown in Ohio, it is deemed unnecessary to give any other pledge of the course he intends to pursue, than to observe that, being fully persuaded the election of MARTIN VAN BUREN to the next Presidency must prove highly detrimental to the public interest, as well as imminently dangerous to the liberties of the citizen, he will zealously labor to prevent so deplorable a result, by affording an active, and so far as may depend upon him, an efficient support to THE CANDIDATE OF THE PEOPLE. From Maine to Georgia, the freemen of the United States are rushing to the rescue of the country with a spirit worthy of the days of '76. Nothing more is therefore necessary to secure to them an easy and complete triumph over the office-holders, than a perfect organization.—To effect this, on honorable and lasting principles, shall be a leading object of the Journal; and while most cordially responding to the recent enthusiastic demonstrations of public sentiment in favor of our distinguished fellow-citizen, WM. HENRY HARRISON, as Gen. Jackson's successor, it will treat without fraternal kindness all those who, concurring with us in uncompromising opposition to Mr. Van Buren, may nevertheless deem Daniel Webster, or Hugh L. White, entitled to the preference. In other respects, the semi-weekly Journal will contain the current news of the day, and such other matters as shall be thought interesting or instructive; and nothing will be omitted, on the part of the Editor and Publishers, to render it worthy of an extensive and liberal patronage.

CONDITIONS.

THE OHIO STATE JOURNAL will be published on a large and handsome imperial sheet, twice a week, from the termination of the present Session of the General Assembly until the first day of December next, at the low rate of Three Dollars for each individual subscription; but County Committee, or individuals desirous of procuring extra numbers for distribution, may obtain ten copies for Twenty-five Dollars, twenty for Forty-five Dollars, or fifty for One hundred Dollars—payment in all cases to be made in advance.

The weekly Journal will be issued as formerly; but such of the present subscribers as may be desirous of receiving the semi weekly in its place, will obtain the same upon the payment in advance of one dollar, in addition to their present subscription. Columbus, Feb. 29, (March 5.) 1836

An Ordinance

For the better regulation of the
TOWN OF CARROLLTON.

Sec. 1. Be it ordained by the Town Council of the town of Carrollton—That no owner or owners, agent or occupant of any lot or lots in said town, shall keep or permit to be kept, in any street or alley adjoining such lot or lots, any wood, lumber, materials, or other substance whatever, which might in anywise obstruct, hinder, impede, or make offensive the easy passage into, from and through such street or alley; and it is hereby made the duty of the Street Commissioner, to give notice either verbally or in writing, to such owner or owners, agent or occupant, to remove such wood, lumber, materials, or other substance from such street or alley, in forty eight hours from the time such notice may be so given; and, if any such owner or owners, agent or occupant of any lot or lots shall fail to remove such obstruction, he, she or they, shall be fined in any sum not less than one dollar and not more than five dollars to be recovered in an action of debt, before the President of the town council, in the same manner that proceedings are usually had in cases before Justices of the Peace—provided always, that it shall be lawful for any owner or owners, agent or occupant of any such lot or lots, to occupy so much of the side walks of any street with such materials as may be necessary in the erection of any house or other structure, then actually being built.

Sec. 2. That it shall be the duty of the street commissioner, to require of the proprietor or proprietors of the town of Carrollton, or of any addition thereto that may hereafter be made, to open, or cause to be opened, all streets and alleys as originally described in the records of the town plat, and additions to the same; and, if such proprietor or proprietors shall fail to open such streets or alleys, within twenty days after such notice shall have been given, he she or they shall forfeit and pay to the treasurer, for the use of the Borough, a sum of not less than five, nor more than ten dollars, to be recovered in the manner pointed out in the first section of this act.

Sec. 3. That it shall be the duty of the Town Marshal, at any time after the first day of June next, to take up any hog or hogs found running at large, in the bounds of the town, (owned by any person or persons residing within the town,) and cause the same to be sold at public auction at any place within the limits of said town, and after deducting the necessary expenses of taking up, keeping and selling such hog or hogs, he shall deposit the money, arising from such sale, in the treasury of the town for the use of the owner or owners of the property so sold; and the treasurer shall pay the same to order of the recorder—Provided, that after the taking up of such hog or hogs so found running at large, the town marshal shall give notice in writing put up in three public places within the town, of the time and place of such sale; which notice shall be given, at least, three days before the day of the sale; and that, within two days after the day of the sale of any property sold under the provisions of this ordinance, the town Marshal shall make a return of the proceedings of such sale, in writing, to the recorder of the town—Provided, also, that at any time after the taking up of such hog or hogs and before the day of sale, the owner or owners thereof may demand and receive such hog or hogs, upon application to the marshal, and by paying to said marshal such fees as are hereinafter provided.

Sec. 4. That the town marshal shall be allowed for taking up each hog found running at large in the Borough, ten cents; and ten cents per day for keeping the same; for giving notice of sale, as is required of him by this ordinance, ten cents; and for making such sale, five cents for each hog sold.

Sec. 5. That in no case shall the town marshal either bid for, or purchase any property sold under the provisions of this act.

Sec. 6. That every person residing in said town, owning or keeping any dog or cat, shall pay the following tax per annum: On each dog, twenty five cents; on each cat, one dollar and fifty cents, to be assessed by the town assessor, and returned with the duplicate of the assessment of town property, and collected as other corporation taxes.

Sec. 7. It shall be unlawful for any person or persons to fire off or discharge within the limits of the Borough, any kind of firearms whatever; and any per-

son or persons so offending, shall, upon conviction thereof before the President of the town council, be fined in any sum not exceeding five dollars.

Sec. 8. That the mode of publishing this ordinance and all other ordinances of the Town Council of the town of Carrollton, shall be either by publication in a newspaper, or by written copies, put up in two or more public places within the town.

Sec. 9. That this ordinance take effect from and after the twenty-third day of this month, May, 1836.

THOS. R. HARBAUGH,
Recorder.
May 20th, 1836.

Notice

IS hereby given, that David Maple, and Tunis Maple have, this day, filed their Final Account, as Administrators of Jacob Maple, dec. in the office of the Clerk of the Court of Common Pleas in and for the county of Carroll, O.

D. MCCOOK, Clerk.

April 1st, 1836.

ISAAC ATKINSON

HAS just received, and offers for sale the following goods, at a small advance on the Eastern Prices for cash, or produce in hand.

Low, middling and Superfine cloths, Blue Black, Green, Olive and Mulberry. do do Cassinets in great variety, Twill'd and plain summer cloths, Canvas and Padding superior quality, Marseilles Vestings striped and printed, Fine and Superfine Valencia do. Plain and Fig'd Silk vestings, do Velvet, do Brown and blea'd Drilling for pantaloons, Merinoes ass'd colors, French, English, German and Domestic prints, do do Painted muslins, 4 4 and 6 4 Cambric and mull, Plain and Fig'd book muslins, do do Bobbinet, do Grecian, do Laces, footings and edgings. Brown, Hollands and cold muslins, Beavertons and table covers, Buttons of every description, Cotton and Linen thread. Mexican stripes and mixtures, New style, low priced, pantalon stuffs, Brown and blea'd goods, Checks, Plaids and Stripes, Leghorn, straw and Tuscan bonnets, French, Italian and India silks, Hardware and Cutlery. Groceries and Queensware, Iron and Nails, &c. &c.
Carrollton, April 29, 1836.

New and cheap spring and SUMMER GOODS.

LIGGET & CUNNINGHAM
HAVE just received a splendid assortment of Spring & Summer Goods, among which will be found a choice selection of

DRY GOODS.

Consisting in part of Fine and Superfine Broad Cloths, Cassinets, Flannels, Assorted colored Silks for ladies dresses, Calicoes of the latest style, Brown muslins, 4-4 yards 12 1/2, Cotton and Silk handkerchiefs, Cotton Yarn, Cotton Batting, &c.

Also, a fresh supply of groceries, fish, sugar and molasses, a good supply of Drugs and Medicines.

All of which will be sold lower for Cash than any goods ever offered in Augusta. The subscribers solicit the attention of the people of Augusta, and also where, who may wish to purchase goods cheap and get good prices for their produce, to call at the subscriber's store in Augusta, where they can be accommodated on the best terms.

LIGGET & CUNNINGHAM.
Augusta, April 22, 1836.

N. B. All those who are indebted to R. H. Ligget, of longer standing than 3 months are requested to call and discharge their accounts.

REMOVAL.

The subscriber begs leave to inform his old customers, and the citizens generally, that he has removed his shop from Mr Arbuckle's in the hollow, to the east end of his own house—first door below Mr Robert Gould's well known Blacksmith Shop, in that delightfully situated part of the town of Carrollton, called by the vulgar, *Sheep Hill*—where he intends manufacturing and keeping on hand, a general assortment of

CABINET WARE.

He feels also grateful in being able to add, that the patronage he has received since commencing business in Carroll county, will be a sufficient stimulant to induce him to give general satisfaction.

JAMES BURGE.

February 5th 1836

NOTICE

IS hereby given to all persons interested, that at my instance a writ of attachment was this day issued by James H. Ross, a Justice of the Peace of Washington Township, in the County of Carroll, against the Goods, Chattels, Rights Cred its, Moneys and effects of David Patton, an absent debtor.

ISAAC JACKSON,
one of the Trustees of the Methodist Episcopal Church at Carrollton,
April 1st, 1836.

NOTICE.

NOTICE is hereby given, that a petition will be presented to the Commissioners of Carroll county at the June Session, praying that Section 24, and the North West quarter of Section 23, may be stricken from Lee Township, and attached to Centre Township.

A PETITIONER.

May 6, 1836.

ADMINISTRATOR'S NOTICE.

ALL persons indebted to the estate of Thomas Miller, late of Union Tp. Carroll county, Ohio, deceased, are hereby notified that they are required to make immediate payment to the undersigned; and those who have claims against said estate, will present them legally proven for settlement, within twelve months from this date.

JOHN PEARCE,
WILLIAM M'HUGH,

Administrators with the will annexed.
April 15, 1836.

REMOVAL.

S. C. MARKER begs leave to inform his customers, and the public generally, that he has removed his

GROCERY STORE,
to the building one door West of "Carrollton Hall,"—where he has for sale, at very reduced prices for cash or approved country produce, a well selected assortment of Groceries, &c. &c. He respectfully solicits the calls of purchasers.
Carrollton, April 15, 1836.

HORSE OF HORSES.

FARMERS now is your time, you that want to raise good horses, call and see **SIR WILLIAM**; he will stand at the stable of capt. Wm. Hodge, in Harrisburg; the first three days, thence at the stable of David Richards, next three days; and the following three days at the stable of H. A. Stidger, in Carrollton, so on alternately; for particulars see hand-bills.

JONATHAN COLBURN,
for H. A. Stidger.
April 7, 1836.

Wholesale Shoe Store,
No. 91 Wood Street, PITTSBURGH.

ALBEE & CHILDS

Are now receiving their spring supplies consisting in part of 1000 cases of

BOOTS & SHOES,

adapted to the approaching season.

ALSO, 260, packages of Palm-leaf hats, Leghorn Straw & Tuscan bonnets, of various qualities: All of which they will dispose of at eastern prices, by packages, or dozen. Merchants visiting Pittsburgh, are respectfully invited to call & examine their stock.

March 25th, 1836.

ANKER BOLTING CLOTHS.

The subscriber flattered with many testimonials received from millers who have bought and used these valuable bolting cloths in their Merchant Flour Mills,—begs leave to inform millers and others, that he has received a large lot of Bolting Cloths, direct from the manufacturers; and will be happy to supply millers on liberal terms with the article, which he will warrant.

JOHN RHEY,
Pittsburgh Pa. February 19, 1836.

P. S. Burr Mill Stones and French Burr Blocks on hand as usual.

DISSOLUTION OF PARTNERSHIP.

THE Partnership lately existing between Johnston and Pearce, as publishers of the Carroll Free Press, has been dissolved by consent. All who have claims against the late firm, are requested to present their accounts for settlement, to J. Pearce, to whom all debts due the firm must be paid without unnecessary delay.

WM. JOHNSTON,
JOHN PEARCE.
Carrollton Oct. 1835.

TO MILL OWNERS AND MILLERS.

The undersigned, owners of Merchant Flouring Mills, in Pennsylvania, Ohio, and Western Virginia, having severally purchased and for some time in operation, French Burr Mill Stones, manufactured by Mr John Rhey of the city of Pittsburgh, take a pleasure in stating that their Burrs, both in the quality of the material and in the workmanship, have given the most entire satisfaction.

The enterprise manifested by Mr Rhey in establishing this manufactory, his exertion in procuring the most experienced workmen, his care and skill in the selection of stone of a superior description, strongly recommend his establishment to the notice of purchasers, and we are happy to have it in our power to bear this public testimonial in his favour.

Jas. Patterson, Brighton, Beaver co. Pa.
S. Walker, & co. Elizabethtown, Pa.
J. A. Miller, Marion Mills Pa.
I. Mitchell Sewickley Pa.
Jacob H. Zigler, Harrison Mills Pa.
Isaac Walker, near Pittsburgh Pa.
James D. White, New Castle Mills Pa.
John Pugh, Falsion, Beaver co. Pa.
Geo. Cooper & J. Cassidy, Steam Mill, near Pittsburgh Pa.
Isaac Pangurn, S. M. Monongahela Run Pa.
W. D. Hawkins, Allegheny Pa.
J. Croft, Pine creek Pa.
Abraham Scheler, Zolienopolis Pa.
David M. Junkin, Elma Furnace, Pa.
James Morrow, Carroll co. Pa.
F. Zigler, Big Beaver, Pa.
R. & J. Lindsay, Venango, co. Va.
J. Johnston, Pa.
Stephen Maple, Pa.
J. Means, Steubenville, Ohio.
Pittsburgh, Pa.
February 10, 1836.

A CARD.

William Shields, Dentist, Respectfully announces to the citizens of Carrollton and its vicinity, that he is prepared to perform dental operations of every kind, at the Exchange, in Carrollton. Ladies will be waited on at their places of residence.

March 18th 1836.

CABINET MAKING.

The firm of Jackson & Tiernan having been dissolved by consent, the business will be carried on, in future, by **TIERNAN & Co.** in the same shop; where they are prepared to execute all orders in their line upon the shortest notice.

TIERNAN & Co.
Carrollton, March 11th 1836.

NOTICE.

ALL persons interested will take notice, that, at my instance, a writ of attachment was on the 28th day of March, 1836, issued by Charles H. Hays, Esq., Justice of the Peace in Augusta township, in the county of Carroll, and State of O.; against the goods, chattels, rights, moneys, credits and effects of John Gill, an absent debtor.

R. H. LIGGET.
Augusta, April 15, 1836.

A CALL.

Z. M. DAVIS most earnestly solicits all who have accounts with him, to call and make settlement. Many of the accounts on his books are of several years standing; and, having prepared himself for *squaring off*, he hopes this call will be attended to, by all who are in any way interested.

Carrollton, March 11th 1836.

N. B. L. M. Davis is determined to do work cheaper than ever it has been done in Carrollton, heretofore, and in a neater and much better manner than it can be done in any other establishment of the kind in the place. He has just received the latest New York & Philadelphia fashions for the ensuing spring and summer. Cash, or produce; at a fair price, will be taken in payment for work.

DRY GOODS.

THE subscribers respectfully inform the merchants of Ohio, that they have and are receiving a large and general assortment of desirable **BRITISH, FRENCH & DOMESTIC**

DRY GOODS,

which will be sold on the most advantageous terms, by the piece or package, at their Ware House, No. 105, Market street, Philadelphia.

POTTS, REYNOLDS & Co.
March 4 1836.—8mo.

MARBLE YARD.

NUMBER 8, WOOD STREET, PITTSBURGH.

MARBLE Mantels, with Pilasters and Columns, Head and Foot Stones, Monuments, Tomb Stones, Carved Counters, Slabs for Pier and Centre Tables, Slabs for Side Boards, Door Sills and Steps, and all work in the Marble line.

Orders thankfully received & promptly executed on moderate terms, by
JOHN RHEY & Co.
June 12, 1835

FARM FOR SALE.

THE subscriber wishes to sell his farm lying on the waters of Little Connocton, on which there is a grist Mill, within eighty or ninety rods of the dwelling house. There are about sixty five acres of cleared land on said farm: fifty acres of which are in grass on the creek bottom. There are on this tract a number of never failing springs, two dwelling houses, and a double Barn shedded on two sides, and all covered with shingles.

Said farm lies within two miles of New Harrisburg, and four from Conaxton—Adjoining with Leonard Hersh Esq., James Baxter and others.

Information can be had as to the situation, and terms made known by applying to the subscriber living on said land,
SAMPSON RICE.

Harrison Tp. Carroll co. O.
March 25th, 1836.

W. JOHNSTON,
Attorney and Counsellor at Law, and
Solicitor in Chancery.

HAS removed his Office to the room lately occupied as the Auditor's Office, Carrollton, Carroll county, Ohio.
April 10, 1835

S. Stokely and R. McClave,
Attorneys and Counsellors at Law,

HAVING formed a partnership in their profession, will practice together in Carroll county, Ohio.

R. McCLAVE may be consulted at his office in Carrollton, or S. STOKELY in Steubenville, and in all cases the retainer of the one will engage the service of the other.
Carrollton, Sept. 1834.

J. Pearce, D. A. Starkweather, & D. Jarvis, ATTORNEYS AT LAW,

HAVE formed a Partnership in the practice of their profession. D. A. Starkweather and D. Jarvis can be consulted at Canton, Stark county, and J. Pearce at Carrollton, Carroll co. O.
Carrollton, Sept. 1834.

J. PEARCE, ATTORNEY AT LAW.
WILL practice in the Courts of Carroll, Columbiana, Stark, and Tuscarawas counties. Office nearly opposite the "Carrollton Hall," Carrollton, Carroll county Ohio.

50 Barrels New Orleans Molasses—
Just received and for sale by
CATLETT & HEATON.
Wellsville, Nov. 20, 1835.